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25 *Additional Counsel Listed on Last Page*

26 Attorneys for Defendants and Counter-Claimants
27 DISH Network Corporation, et al.

28 IN THE UNITED STATES DISTRICT COURT

ENTROPIC COMMUNICATIONS,
LLC,
Plaintiff,
v.
DISH NETWORK CORPORATION;
DISH NETWORK L.L.C.; DISH
NETWORK SERVICE L.L.C.; AND
DISH NETWORK CALIFORNIA
SERVICE CORPORATION,
Defendants.

Case No. 2:23-cv-1043-JWH-KES

**DECLARATION OF TYLER R.
TRAIN IN SUPPORT OF
DEFENDANT DISH NETWORK
CORPORATION, ET AL.'S MOTION
FOR EXTENSION OF CLAIM
CONSTRUCTION SCHEDULE**

District Judge: Hon. John W. Holcomb
Magistrate Judge: Hon. Karen E. Scott

1 DISH NETWORK CORPORATION;
2 DISH NETWORK L.L.C.; DISH
3 NETWORK SERVICE L.L.C.; DISH
4 NETWORK CALIFORNIA SERVICE
CORPORATION; AND DISH
TECHNOLOGIES L.L.C.,

5 Counter-Claimants,

6 v.

7 ENTROPIC COMMUNICATIONS,
8 LLC; MAXLINEAR, INC.; AND
MAXLINEAR COMMUNICATIONS
9 LLC,

10 Counter-Defendants.

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1 I, Tyler R. Train, hereby declare:

2 1. I am an attorney with the law firm Fish & Richardson P.C., and counsel
3 for Defendants DISH Network Corporation, DISH Network L.L.C., DISH Network
4 Service L.L.C., and Dish Network California Service Corporation (collectively,
5 “Defendants” and “DISH”). I have personal knowledge of the facts contained in the
6 declaration and, if called upon to do so, I could and would testify competently to the
7 matters herein.

8 2. As counsel for DISH, I emailed counsel for Plaintiff Entropic
9 Communications LLC (“Entropic”) and Counter-Defendants MaxLinear, Inc. and
10 MaxLinear Communications, LLC (collectively, “MaxLinear”) on February 28, 2024
11 and notified Entropic’s and MaxLinear’s counsel of DISH’s intention to file a Motion
12 for Extension of the Claim Construction Schedule (the “Motion”) and requested to
13 meet and confer to discuss Entropic’s and MaxLinear’s positions. The parties met
14 and conferred by telephone on March 1, 2024. During the conference, counsel for
15 Entropic confirmed that Entropic will oppose the Motion. In a subsequent email dated
16 March 7, 2024, counsel for MaxLinear confirmed that MaxLinear will also oppose
17 the Motion.

18 3. The other consolidated defendants in this case (Cox Communications,
19 Inc., Coxcom, LLC, Cox Communications California, LLC, Comcast Corporation,
20 Comcast Cable Communications, LLC, Comcast Cable Communications
21 Management, LLC, DIRECTV, LLC, and AT&T Services, Inc.) have confirmed that
22 they will not oppose the Motion.

23 4. Attached hereto as Exhibit 1 is a true and correct copy of the Petition for
24 *Inter Partes* Review of United States Patent No. 7,295,518 (IPR2024-00393), dated
25 January 16, 2024.

26 5. Attached hereto as Exhibit 2 is a true and correct copy of the Petition for
27 *Inter Partes* Review of United States Patent No. 7,594,249 (IPR2024-00373), dated
28 January 16, 2024.

6. Attached hereto as Exhibit 3 is a true and correct copy of the Petition for *Inter Partes* Review of United States Patent No. 7,594,759 (IPR2024-00462), dated January 22, 2024.

7. Attached hereto as Exhibit 4 is a true and correct copy of the Petition for *Inter Partes* Review of United States Patent No. 8,320,566 (IPR2024-00555), dated February 8, 2024.

8. Attached hereto as Exhibit 5 is a true and correct copy of the Petition for *Inter Partes* Review of United States Patent No. 8,363,681 (IPR2024-00562), dated February 9, 2024.

9. Attached hereto as Exhibit 6 is a true and correct copy of the Petition for *Inter Partes* Review of United States Patent No. 8,621,539 (IPR2024-00546), dated February 5, 2024.

10. Attached hereto as Exhibit 7 is a true and correct copy of the Petition for *Inter Partes* Review of United States Patent No. 8,631,450 (IPR2024-00560), dated February 9, 2024.

11. Attached hereto as Exhibit 8 is a true and correct copy of a presentation published by and available on the U.S. Patent and Trademark Office website entitled “PTAB Trial Statistics October 2023 IPR, PGR.”

I declare under penalty of perjury that the foregoing is true and correct. Executed this 8th day of March, 2023, in Orange County, CA.

By: /s/ Tyler R. Train
Tyler R. Train